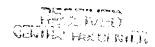
CERTIFICATE OF Applicant(s): Chung, et a		Docket No. 2003B133D							
Application No.	Filing Date	Examiner		Group Art Unit					
10/539,014	June 16, 2005	Roberto Rabago		1713					
Invention: Polymers Wi	th New Sequence Distributions			RECHIVED GENTRALIPAS (DINTER)					
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			Filing Date		June 16, 2005	WED
			First Named Invent	or	CENTRUS, F	K Gente
			Art Unit		1713 SEP 7	7 2006
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Total Number of F	Pages In This Submission	26	Attorney Docket Nu	ımber	2003B133D)
		ENCLOS	URES (Check all th	nat apply)]
Fee Transmitt	Fee Transmittal Form Drawing		(3)		After Allowance Communication to TC	
Fee Attached Licensi		Licensing	related Papers		Appeal Communication to Board of Appeals and Interferences	
Amendment / Reply		Petition			Appeal Communication to TC (Appeal Notice, Brief, Repty Brief)	
After Final		Pétition to Convert to a Provisional Application			Proprietary Information	
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Information Disclosure Statement Certified Copy of Priority		Landscape Table on CD				
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SEP 2 7 2006

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Appl. No.

: 10/539,014

Confirmation No.: 7413

Applicant

: Chung, et al.

Filed

: June 16, 2005

TC/A.U.

: 1713

Title

: "Polymers with New Sequence Distributions"

Examiner

: Roberto Rabago

Docket No.

: 2003B133D

Customer No.

: 23455

Date: September 27, 2006

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

RESPONSE UNDER 37 C.F.R. § 1.111

Sir:

This is in response to the United States Patent and Trademark Office Action mailed June 28, 2006, hereinafter "Office Action." It is respectfully submitted that this response presents neither Previously presented matter nor raises Previously presented issues and hence should be entered by the Examiner. Notwithstanding, in the event any further extension of time is required to maintain the pendency of the application, this is an express request for any such required extension of time and an authorization to charge any required fee, including but not limited to extension fees, to Deposit Account No. 05-1712. Inasmuch as this Response is filed prior to expiration of the period for reply with extension, it should be deemed as filed timely.

Amendment to the Claims begins on page 2 of this response.

Remarks begin on page 21 of this response.

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